TRANSLATION PATENT COOPERATION TREATY POT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference			ence							
FPCT11004				FOR FURTHER ACT	TION	See Form PCT/IPEA/416				
International application No.				International filing date	(day/month/year)	Priority date (day/month/year)				
PCT/JP2004/016747				11.11.2004		21.11.2003				
Internati	International Patent Classification (IPC) or national classification and IPC									
A61B8/08										
Applicar		1.	. ~							
Hita	achı	. Medica	al Corpo	oration						
1.				minary examination report ne applicant according to A		International Preliminary Examining Authority				
2.	This R	EPORT consist	ts of a total of	6	sheets, including	g this cover sheet.				
3.	This re	eport is also acc	ompanied by A	NNEXES, comprising:						
	a	sent to th	e applicant and	to the International Burea	u) a total of	sheets, as follows:				
						amended and are the basis for this report and/or				
			ts containing re- uctions).	ctifications authorized by	this Authority (see Ru	ale 70.16 and Section 607 of the Administrative				
						siders contain an amendment that goes beyond in item 4 of Box No. I and the Supplemental				
	_	Box.		**	·	••				
	ь	(sent to th	e International .	Bureau only) a total of (inc	dicate type and numbe	er of electronic carrier(s))				
						_ , containing a sequence listing and/or tables				
				readable form only, as intrative Instructions).	ndicated in the Supple	emental Box Relating to Sequence Listing (see				
4.	This re			ng to the following items:						
	\boxtimes	Box No. I	Basis of the							
		Box No. II		report						
	Ħ		Priority	1	1. 1					
	\square	Box No. III			gard to noveity, invent	ive step and industrial applicability				
		Box No. IV		ty of invention	0. 14					
		Box No. V		d explanations supporting	, .	lty, inventive step or industrial applicability;				
		Box No. VI	Certain doc	uments cited						
		Box No. VII	Certain defe	ects in the international app	plication					
		Box No. VIII	Certain obs	ervations on the internation	nal application					
Date of s	submiss	ion of the dema	nd	Da	ate of completion of th	is report				
Name and mailing address of the IPEA/JP					thorized officer					
Facsimile No.					lephone No.					

International application No.

PCT/JP2004/016747

Box	No. I	I Basis of the report	
1.		h regard to the language, this report is based on the internaticated under this item.	onal application in the language in which it was filed, unless otherwise
		which is the language of a translation furnished for the puriod international search (Rule 12.3 and 23.1(b)) publication of the international application (Rule 12.5)	4)
2.	rece		d/or 55.3) s report is based on (replacement sheets which have been furnished to the tree referred to in this report as "originally filed" and are not annexed to
		pages	as originally filed/furnished
		•	received by this Authority on
		pages*	received by this Authority on
	Ш	the claims:	as originally filed/furnished
		nos.*k	as amended (together with any statement) under Article 19
			received by this Authority on
			received by this Authority on
	П	the drawings:	
		sheets	as originally filed/furnished
			received by this Authority on
			received by this Authority on
	П	a sequence listing and/or any related table(s) – see Supple:	
2	\Box		nemar Box Remaining to bequence Listing.
3.	ш	The amendments have resulted in the cancellation of:	
		the claims, nos.	
4	$\overline{}$		dments annexed to this report and listed below had not been made, since
7.	Ш	they have been considered to go beyond the disclosure as	•
		the description, pages	
		the claims, nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to sequence listing (specify):	
*	If ite	em 4 applies, some or all of those sheets may be marked "su	perseded."

International application No.					
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Box	No. IV Lack of unity of invention
1.	In response to the invitation to restrict or pay additional fees the applicant has: restricted the claims. paid additional fees. paid additional fees under protest. neither restricted the claims nor paid additional fees.
2.	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3.	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is: complied with. not complied with for the following reasons:
	The feature that is common to the inventions set forth in claims 1 to 12 is the configuration of the ultrasonic diagnostic device equipped with an ultrasonic probe, a tomogram composing means, an elastic image composing means and a display means. However, as a result of the search it became apparent that the abovementioned configuration is not novel in as much as said configuration is disclosed in the document Naotaka NITTA, "Sanjigen Hen'I Vector Keisoku ni Motozuku Soshiki Danseiritsu Saikosei no Jikkenteki Kento," Journal of Medical Ultrasonics, 15 April 2000, Vol. 27, No. 4, page 738. [Refer to the Supplemental Box]
4.	Consequently, this report has been established in respect of the following parts of the international application: all parts. the parts relating to claims Nos. 1-5, 9-12

2. Citations and explanations (Rule 70.7)

Document 1: Naotaka NITTA, "Sanjigen Hen'i Vector Keisoku ni Motozuku Soshiki Danseiritsu Saikosei no Jikkenteki Kento," Journal of Medical Ultrasonics, 15 April 2000, Vol. 27, No. 4, page 738

Document 2: JP 9-182751 A (Hewlett Packard Co.), 15 July 1997, entire text, all drawings & US 5622173 A

Claims 1, 2 and 9 to 12

The inventions set forth in claims 1, 2 and 9 to 12 lack novelty and do not involve an inventive step in the light of document 1 cited in the international search report. Document 1 presents an ultrasonic diagnostic device for generating elastic images, wherein the physical values (i.e. the deformations) within an elastic image are displayed by means of an adjacent color bar, which has been configured so that the scale of said color bar changes along the deformation direction.

Claims 3 to 5

The invention set forth in claims 3 to 5 lacks novelty and does not involve an inventive step in the

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

light of documents 1 and 2 cited in the international search report. Document 2 discloses an ultrasonic diagnostic device equipped with a base line knob for changing the position of the base line that divides the color bar. Such being the case, it would have been obvious to a person skilled in the art to configure so that the technical features associated with the base line from the invention disclosed in document 2 are applied in the invention that is disclosed in document 1.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box IV.3

Such being the case, the abovementioned configuration cannot be considered to be a special technical feature in the meaning of the second sentence of PCT Rule 13.2

Consequently, the inventions set forth in claims 1 to 12 clearly do not conform to the requirement of unity of invention.